

**INDIGENT DEFENSE AMENDMENTS**

2022 GENERAL SESSION

STATE OF UTAH

**Chief Sponsor: Todd D. Weiler**

House Sponsor: Joel Ferry

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**LONG TITLE**

**General Description:**

This bill amends provisions relating to indigent defense.

**Highlighted Provisions:**

This bill:

- ▶ modifies the definition of "indigent defense resource";
- ▶ modifies the definition of "indigent defense service provider";
- ▶ clarifies who a court may appoint to represent an indigent defendant;
- ▶ allows the Indigent Defense Commission to award grants for indigent defense

services that ~~it~~ **is**:

~~\_\_\_\_\_ • would exceed the commission's core principles regarding indigent defense services; or~~

~~\_\_\_\_\_] ← **it**~~ are innovative for meeting or exceeding the commission's core principles regarding indigent defense services;

- ▶ clarifies who is eligible for appellate defense services; and
- ▶ makes technical changes.

**Money Appropriated in this Bill:**

None

**Other Special Clauses:**

None

**Utah Code Sections Affected:**

S.B. 108



28 AMENDS:

29 **78B-22-102**, as last amended by Laws of Utah 2021, Chapters 228, 235, 262 and last  
30 amended by Coordination Clause, Laws of Utah 2021, Chapter 262

31 **78B-22-201**, as last amended by Laws of Utah 2021, Chapter 262

32 **78B-22-203**, as enacted by Laws of Utah 2019, Chapter 326

33 **78B-22-406**, as last amended by Laws of Utah 2021, Chapters 228 and 262

34 **78B-22-701**, as renumbered and amended by Laws of Utah 2019, Chapter 326

35 **78B-22-901**, as enacted by Laws of Utah 2020, Chapter 371



37 *Be it enacted by the Legislature of the state of Utah:*

38 Section 1. Section **78B-22-102** is amended to read:

39 **78B-22-102. Definitions.**

40 As used in this chapter:

41 (1) "Account" means the Indigent Defense Resources Restricted Account created in  
42 Section **78B-22-405**.

43 (2) "Board" means the Indigent Defense Funds Board created in Section **78B-22-501**.

44 (3) "Commission" means the Utah Indigent Defense Commission created in Section  
45 **78B-22-401**.

46 (4) "Child welfare case" means a proceeding under Title 80, Chapter 3, Abuse,  
47 Neglect, and Dependency Proceedings, or Title 80, Chapter 4, Termination or Restoration of  
48 Parental Rights.

49 (5) "Executive Director" means the executive director of the Office of Indigent Defense  
50 Services, created in Section **78B-22-451**, who is appointed in accordance with Section  
51 **78B-22-453**.

52 (6) [(a)] "Indigent defense resources" means the resources necessary to provide an  
53 effective defense for an indigent individual[~~, including the costs for a competent investigator,  
54 expert witness, scientific or medical testing, transcripts, and printing briefs.~~].

55 [(b)] "~~Indigent defense resources~~" does not include an indigent defense service  
56 provider.]

57 (7) "Indigent defense service provider" means an attorney or entity appointed to  
58 represent an indigent individual [~~pursuant to~~] through:

- 59 (a) a contract with an indigent defense system to provide indigent defense services; [~~or~~]
- 60 (b) an order issued by the court under Subsection 78B-22-203(2)(a)[~~;~~]; or
- 61 (c) direct employment with an indigent defense system.

62 (8) "Indigent defense services" means:

- 63 (a) the representation of an indigent individual by an indigent defense service provider;
- 64 and

65 (b) the provision of indigent defense resources for an indigent individual.

66 (9) "Indigent defense system" means:

- 67 (a) a city or town that is responsible for providing indigent defense services;
- 68 (b) a county that is responsible for providing indigent defense services in the district

69 court, juvenile court, and the county's justice courts; or

70 (c) an interlocal entity, created pursuant to Title 11, Chapter 13, Interlocal Cooperation  
71 Act, that is responsible for providing indigent defense services according to the terms of an  
72 agreement between a county, city, or town.

73 (10) "Indigent individual" means:

74 (a) a minor who is:

- 75 (i) arrested and admitted into detention for an offense under Section 78A-6-103;
- 76 (ii) charged by petition or information in the juvenile or district court; or
- 77 (iii) described in this Subsection [~~(9)~~] (10)(a), who is appealing an adjudication or

78 other final court action; and

79 (b) an individual listed in Subsection 78B-22-201(1) who is found indigent pursuant to  
80 Section 78B-22-202.

81 (11) "Minor" means the same as that term is defined in Section 80-1-102.

82 (12) "Office" means the Office of Indigent Defense Services created in Section  
83 78B-22-451.

84 (13) "Participating county" means a county that complies with this chapter for  
85 participation in the Indigent Aggravated Murder Defense Trust Fund as provided in Sections  
86 78B-22-702 and 78B-22-703.

87 Section 2. Section 78B-22-201 is amended to read:

88 **78B-22-201. Right to counsel.**

89 (1) A court shall advise the following of the individual's right to counsel [~~when the~~

90 ~~individual first appears before the court]~~ no later than the individual's first court appearance:

91 (a) an adult charged with a criminal offense the penalty for which includes the  
92 possibility of incarceration regardless of whether actually imposed;

93 (b) a parent or legal guardian facing an action initiated by the state under:

94 (i) Title 78A, Chapter 6, Part 4a, Adult Criminal Proceedings;

95 ~~[(i)]~~ (ii) Title 80, Chapter 3, Abuse, Neglect, and Dependency Proceedings; or

96 ~~[(ii)]~~ (iii) Title 80, Chapter 4, Termination and Restoration of Parental Rights; ~~[or]~~

97 ~~[(iii) Title 78A, Chapter 6, Part 4a, Adult Criminal Proceedings;]~~

98 (c) a parent or legal guardian facing an action initiated by any party under:

99 (i) Section 78B-6-112; or

100 ~~[(i)]~~ (ii) Title 80, Chapter 4, Termination and Restoration of Parental Rights; or

101 ~~[(ii) Section 78B-6-112; or]~~

102 (d) an individual described in this Subsection (1), who is appealing a conviction or  
103 other final court action.

104 (2) If an individual described in Subsection (1) does not knowingly and voluntarily  
105 waive the right to counsel, the court shall determine whether the individual is indigent under  
106 Section 78B-22-202.

107 Section 3. Section **78B-22-203** is amended to read:

108 **78B-22-203. Order for indigent defense services.**

109 (1) (a) A court shall appoint an indigent defense service provider who is employed by  
110 an indigent ~~§~~ **→ defense ←** ~~§~~ system or who has a contract with an indigent defense system to  
provide

110a indigent

111 defense services for an individual over whom the court has jurisdiction if:

112 (i) the individual is an indigent individual [~~as defined in Section 78B-22-102~~]; and

113 (ii) the individual does not have private counsel.

114 (b) An indigent defense service provider appointed by the court under Subsection

115 (1)(a) shall provide indigent defense services for the indigent individual in all court

116 proceedings in the matter for which the indigent defense service provider is appointed.

117 (2) (a) Notwithstanding Subsection (1), the court may order that indigent defense

118 services be provided by an indigent defense service provider who does not have a contract with

119 an indigent defense system ~~[only]~~ if the court finds by clear and convincing evidence that:

120 (i) all ~~[of]~~ the contracted indigent defense service providers:

121 (A) have a conflict of interest; or  
122 (B) do not have sufficient expertise to provide indigent defense services for the  
123 indigent individual; or  
124 (ii) the indigent defense system does not have a contract with an indigent defense  
125 service provider for indigent defense services.  
126 (b) A court may not order indigent defense services under Subsection (2)(a) unless the  
127 court conducts a hearing with proper notice to the indigent defense system by sending notice of  
128 the hearing to the county clerk or municipal recorder.  
129 (3) (a) A court may order reasonable indigent defense resources for an individual who  
130 has retained private counsel only if the court finds by clear and convincing evidence that:  
131 (i) the individual is an indigent individual;  
132 (ii) the individual would be prejudiced by the substitution of a contracted indigent  
133 defense service provider and the prejudice cannot be remedied;  
134 (iii) at the time that private counsel was retained, the individual:  
135 (A) entered into a written contract with private counsel; and  
136 (B) had the ability to pay for indigent defense resources, but no longer has the ability to  
137 pay for the indigent defense resources in addition to the cost of private counsel;  
138 (iv) there has been an unforeseen change in circumstances that requires indigent  
139 defense resources beyond the individual's ability to pay; and  
140 (v) any representation under this Subsection (3)(a) is made in good faith and is not  
141 calculated to allow the individual or retained private counsel to avoid the requirements of this  
142 section.  
143 (b) A court may not order indigent defense resources under Subsection (3)(a) until the  
144 court conducts a hearing with proper notice to the indigent defense system by sending notice of  
145 the hearing to the county clerk or municipal recorder.  
146 (c) At the hearing, the court shall conduct an in camera review of:  
147 (i) the private counsel contract;  
148 (ii) the costs or anticipated costs of the indigent defense resources; and  
149 (iii) other relevant records.  
150 (4) Except as provided in this section, a court may not order indigent defense services.  
151 Section 4. Section **78B-22-406** is amended to read:

152 **78B-22-406. Indigent defense services grant program.**

153 (1) The commission may award grants:

154 (a) to supplement local spending by an indigent defense system for indigent defense  
155 services; and

156 (b) for contracts to provide indigent defense services for appeals from juvenile court  
157 proceedings in a county of the third, fourth, fifth, or sixth class.

158 (2) The commission may use grant money:

159 (a) to assist an indigent defense system to provide indigent defense services that meet  
160 ~~the~~ ~~commission's~~ ~~core~~ ~~principles~~ ~~for~~ ~~the~~ ~~effective~~ ~~representation~~ ~~of~~ ~~indigent~~  
161 individuals;

162 (b) to establish and maintain local indigent defense data collection systems;

163 (c) to provide indigent defense services in addition to indigent defense services that are  
164 currently being provided by an indigent defense system;

165 (d) to provide training and continuing legal education for indigent defense service  
166 providers;

167 (e) to assist indigent defense systems with appeals from juvenile court proceedings;

168 (f) to pay for indigent defense resources and costs and expenses for parental  
169 representation attorneys as described in Subsection 78B-22-804(2); and

170 (g) to reimburse an indigent defense system for the cost of providing indigent defense  
171 services in an action initiated by a private party under Title 80, Chapter 4, Termination and  
172 Restoration of Parental Rights, if the indigent defense system has complied with the  
173 commission's policies and procedures for reimbursement.

174 (3) To receive a grant from the commission, an indigent defense system shall  
175 demonstrate to the commission's satisfaction that:

176 (a) the indigent defense system has incurred or reasonably anticipates incurring  
177 expenses for indigent defense services that are in addition to the indigent defense system's  
178 average annual spending on indigent defense services in the three fiscal years immediately  
179 preceding the grant application; and

180 (b) (i) a grant from the commission is necessary for the indigent defense system to  
181 meet ~~the~~ ~~commission's~~ ~~core~~ ~~principles~~ ~~for~~ ~~the~~ ~~effective~~ ~~representation~~ ~~of~~  
181a indigent  
182 individuals[-]; or

183 (ii) the indigent defense system shall use the grant in an innovative manner that meets  
 184 ~~H→ [or exceeds] ←H~~ the commission's core principles for the effective representation of indigent  
 185 individuals.

186 (4) The commission may revoke a grant if an indigent defense system fails to meet  
 187 requirements of the grant or any of the commission's core principles for the effective  
 188 representation of indigent individuals.

189 Section 5. Section **78B-22-701** is amended to read:

190 **78B-22-701. Establishment of Indigent Aggravated Murder Defense Trust Fund**  
 191 **-- Use of fund -- Compensation for indigent legal defense from fund.**

192 (1) For purposes of this part, "fund" means the Indigent Aggravated Murder Defense  
 193 Trust Fund.

194 (2) (a) There is established a private-purpose trust fund known as the "Indigent  
 195 Aggravated Murder Defense Trust Fund."

196 (b) The Division of Finance shall disburse money from the fund at the direction of the  
 197 board and subject to this chapter.

198 (3) The fund consists of:

199 (a) money received from participating counties as provided in Sections [78B-22-702](#)  
 200 and [78B-22-703](#);

201 (b) appropriations made to the fund by the Legislature as provided in Section  
 202 [78B-22-703](#); and

203 (c) interest and earnings from the investment of fund money.

204 (4) The state treasurer shall invest fund money with the earnings and interest accruing  
 205 to the fund.

206 (5) The fund shall be used to assist participating counties with financial resources, as  
 207 provided in Subsection (6), to fulfill their constitutional and statutory mandates for the  
 208 provision of ~~[an adequate]~~ a constitutionally effective defense for indigent individuals  
 209 prosecuted for the violation of state laws in cases involving aggravated murder.

210 (6) Money allocated to or deposited in this fund shall be used only:

211 (a) to reimburse participating counties for expenditures made for an attorney appointed  
 212 to represent an indigent individual, other than a state inmate in a state prison, prosecuted for  
 213 aggravated murder in a participating county; and

214 (b) for administrative costs pursuant to Section [78B-22-501](#).

215 Section 6. Section **78B-22-901** is amended to read:

216 **78B-22-901. Definitions.**

217 (1) (a) "Appellate defense services" means the representation of an indigent individual  
218 ~~[facing]~~ described in Subsection [78B-22-201\(1\)\(d\)](#) or who is a party to an appeal under Section  
219 [77-18a-1](#).

220 (b) "Appellate defense services" does not include the representation of an indigent  
221 individual facing an appeal in a case where the indigent individual was prosecuted for  
222 aggravated murder.

223 (2) "Division" means the Indigent Appellate Defense Division created in Section  
224 [78B-22-902](#).